SUPPLEMENTARY INFORMATION: This summary contains a correction to the regulatory text of a **Federal Register** document, 89 FR 25147, April 10, 2024. See also the announcement of effective date published at 89 FR 92846, November 25, 2024.

List of Subjects in 47 CFR Part 36

Communications common carriers, Reporting and recordkeeping requirements, Telecommunications, Telephone, Uniform System of Accounts.

Accordingly, 47 CFR part 36 is corrected by making the following correcting amendment:

PART 36—JURISDICTIONAL SEPARATIONS PROCEDURES; STANDARD PROCEDURES FOR SEPARATING TELECOMMUNICATIONS PROPERTY COSTS, REVENUES, EXPENSES, TAXES AND RESERVES FOR TELECOMMUNICATIONS COMPANIES

■ 1. The authority citation for part 36 continues to read as follows:

Authority: 47 U.S.C. 151, 152, 154(i) and (j), 201, 205, 220, 221(c), 254, 303(r), 403, 410, and 1302 unless otherwise noted.

■ 2. In § 36.4 revise paragraph (c) to read as follows:

§ 36.4 Streamlining procedures for processing petitions for waiver of study area boundaries.

* * * *

(c) Petitions for waiver required. Local exchange carriers seeking a change in study area boundaries must file a study area petition consistent with the procedures set out in paragraphs (a) and (b) of this section notwithstanding any prior exemption from such waiver requests including, but not limited to, when a company is combining previously unserved territory with one of its study areas or a holding company is consolidating existing study areas within the same state. The Wireline Competition Bureau or the Office of Economics and Analytics are permitted to accept study area boundary corrections without a waiver.

Federal Communications Commission.

Marlene Dortch,

Secretary.

[FR Doc. 2024–30967 Filed 12–26–24; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 64

[CG Docket Nos. 22–408, 03–123, and 13– 24; FCC 24–81; FR ID 269113]

TRS Fund Support for Internet Protocol Captioned Telephone Service Compensation; Correction

AGENCY: Federal Communications Commission.

ACTION: Correcting amendment.

SUMMARY: This document corrects the final rule portion of **Federal Register** document published on September 4, 2024. This document inadvertently has an error in the ending year for the supplemental compensation for CA-assisted internet Protocol Captioned Telephone Service (IP CTS). This document corrects the final regulations.

DATES: Effective on December 27, 2024.

FOR FURTHER INFORMATION CONTACT:

Michael Scott, Consumer and Governmental Affairs Bureau, (202) 418–1264, *Michael.Scott@fcc.gov.*

SUPPLEMENTARY INFORMATION: This document corrects the final rule document published at 89 FR 71848, September 4, 2024. It corrects the ending date for the per-minute Supplemental Compensation Rate for CA-assisted IP CTS in 47 CFR 64.641(c)(2) to June 30, 2029 from the erroneous June 30, 2027.

List of Subjects in 47 CFR Part 64

Individuals with disabilities, Telecommunications, Telephones.

Federal Communications Commission. Marlene Dortch,

Secretary, Office of the Secretary.

Final Rules

Accordingly, 47 CFR part 64 is corrected by making the following correcting amendment:

PART 64 MISCELLANEOUS RULES RELATING TO COMMON CARRIERS

■ 1. The authority citation for part 64 continues to read as follows:

Authority: 47 U.S.C. 151, 152, 154, 201, 202, 217, 218, 220, 222, 225, 226, 227, 227b, 228, 251(a), 251(e), 254(k), 255, 262, 276, 403(b)(2)(B), (c), 616, 620, 716, 1401–1473, unless otherwise noted; Pub. L. 115–141, Div. P, sec. 503, 132 Stat. 348, 1091; Pub. L. 117–338, 136 Stat. 6156.

Subpart F—Telecommunications Relay Services and Related Customer Premises Equipment for Persons With Disabilities

■ 2. Amend § 64.641 by revising paragraph (c)(2)(i) to read as follows:

§ 64.641 Compensation for internet Protocol Captioned Telephone Service.

- (2) * * *

(i) For each succeeding TRS Fund Year through June 30, 2029, the perminute Supplemental Compensation Rate for CA-assisted IP CTS shall be determined in accordance with the following equation:

Equation 2 to Paragraph (c)(2)(i)

 $L_{FY} = L_{FY-1} * (1 + AF_{FY})$

Where L_{FY} is the CA-assisted Compensation Level for the new Fund Year, L_{FY-1} is the CA-assisted Compensation Level for the previous Fund Year, and AF_{FY} is the Adjustment Factor for the new Fund Year, as defined by paragraph (b)(3) of this section.

* * * * * * [FR Doc. 2024–30498 Filed 12–26–24; 8:45 am] BILLING CODE 6712–01–P

GENERAL SERVICES ADMINISTRATION

48 CFR Parts 501 and 552

[GSAR Case 2024–G502; Docket No. GSA– GSAR–2024–0022; Sequence No. 1]

RIN 3090-AK81

General Services Administration Acquisition Regulation (GSAR); Update to OMB Approval Table

AGENCY: Office of Acquisition Policy, General Services Administration (GSA). **ACTION:** Final rule.

SUMMARY: The General Services Administration is issuing this final rule to the General Services Administration Acquisition Regulation to correct and update the table of approved acquisition related information collection number references from the Office of Management and Budget under the Paperwork Reduction Act.

DATES: Effective: January 27, 2025.

FOR FURTHER INFORMATION CONTACT: For clarification of content, contact Ms. Adina Torberntsson, Procurement Analyst, at *gsarpolicy@gsa.gov* or 720–475–0568. For information pertaining to status or publication schedules, contact the Regulatory Secretariat at

GSARegSec@gsa.gov or 202–501–4755. Please cite GSAR Case 2024–G502. **SUPPLEMENTARY INFORMATION:**

I. Background

During its normal regulatory review, GSA discovered that several of the Office of Management and Budget (OMB) Control Numbers (No.) listed in the General Services Administration Acquisition Regulation (GSAR) reference table at 501.106 were either omitted, incorrect, or had been updated (i.e., Federal Acquisition Regulation (FAR) OMB Control Nos. (9000 series) that are applicable to GSA acquisition requirements). For any OMB Control No. added to the table via this final rule, an approved OMB Control No. already existed. However, the approved OMB Control No. was simply not reflected at 501.106 as intended.

Miscellaneous Updates to GSAR 501.106, Table 1

GSAR 511.171 and the corresponding OMB Control No. 3090–0300 are added to the table.

GSAR 511.204(c) is updated to remove the paragraph (c); it will now read as 511.204.

GSAR 514.201–1 is updated to remove the subsection 1; it will now read as 514.201.

GSAR 515.209–70(b) is updated to remove the subsection 70; it will now read as 515.209.

GSAR 516.506 is updated to add OMB Control No. 3090–0163.

GSAR 516.506 and the corresponding OMB Control Numbers are updated to reflect the inclusion of 3090–0163. The other OMB Control Nos. associated with GSAR 516.506 remain the same.

GSAR 532.111 and the corresponding OMB Control No. 3090–0080 are added to the table.

GSAR 532.908 and the corresponding OMB Control No. 3090–0080 are added to the table.

GSAR 536.572 and the corresponding OMB Control No. 3090–0308 are added to the table.

GSAR 536.7002–4 and the corresponding OMB Control No. 3090– 0274 are added to the table.

GSAR 536.7107 and the

corresponding OMB Control No. 3090– 0320 are added to the table.

GSAR 538.273 and the corresponding OMB Control Numbers are updated to reflect the removal of 3090–0262, and the inclusion of 3090–0248 and 3090– 0302. The other OMB Control Nos. associated with GSAR 538.273 remain the same.

GSAR 546.302–71 is updated to remove the subsection 71; it will now read as 546.302. Clause 552.204–9 and the corresponding OMB Control Nos. 3090–0283 and 3090–0287 are added to the table.

Clause 552.211–13(a) is updated to remove the paragraph (a); it will now read as 552.211–13.

Clause 552.211–70(b) is updated to remove the paragraph (b) and revise the OMB Control No.; it will now be read as 552.211–70 with OMB Control No. 9000–0062.

Clause 552.232–5 is updated with the corresponding OMB Control Nos. 9000–0070 and 9000–0102 removed and replaced with 9000–0073. The other OMB Control No. associated with 552.232–5 remains the same.

Clause 552.223–70 is changed to clause 552.223–72, which is associated with OMB Control No. 3090–0205.

Clause 552.236–15 is updated with the corresponding OMB Control No. changed to 9000–0062.

Clause 552.238–74 and the corresponding OMB Control No. 3090–0250 are added to the table.

Clause 552.238–77 and the corresponding OMB Control No. 3090–0250 are added to the table.

Clause 552.238–85 and the corresponding OMB Control Nos. 3090–0235 and 3090–0306 are added to the table.

Clause 552.238–86 and the corresponding OMB Control No. 3090–0250 are added to the table.

Clause 552.238–91 and the corresponding OMB Control No. 3090–0250 are added to the table.

Clause 552.238–100 and the corresponding OMB Control No. 3090–

0250 are added to the table. Clause 552.238–103 and the

corresponding OMB Control No. 3030– 0248 are added to the table.

Clause 552.238–104 and the corresponding OMB Control No. 3090–0250 are added to the table.

Clause 552.238–107 and the corresponding OMB Control No. 3090–0250 are added to the table.

Clause 552.238–108 and the corresponding OMB Control No. 3090–0250 are added to the table.

Provision 552.238–118 and corresponding OMB Control No. 3090– 0303 are added to the table.

Clause 552.238–119 and the corresponding OMB Control No. 3090–0303 are added to the table.

Provision 552.270–1 and the corresponding OMB Control No. 3090–0086 are added to the table.

GSAR 570.117 and the corresponding OMB Control No. 3090–0086 are added to the table.

GSAR 570.702 and the corresponding OMB Control No. 3090–0086 are added to the table.

GSAR 570.703(c) is updated to remove the paragraph (c); it will now read as 570.703.

GSAR 570.802(b) and (c) are updated to remove the paragraphs (b) and (c); it will now read as 570.802.

GSA Form GSA–176 and its corresponding OMB Control No. 3090– 0287 are added to the table.

GSA Form GSA–308 and its corresponding OMB Control No. 3090– 0027 are added to the table.

GSA Form GSA–850 and its corresponding OMB Control No. 3090– 0283 are added to the table.

GSA Form GSA–2419 is updated with the corresponding OMB Control No. changed to 9000–0073.

GSA Form GSA–3665 and its corresponding OMB Control No. 3090– 0283 are added to the table.

Lastly, GSA Form GSA–7437 and its corresponding OMB Control No. 3090– 0274 are added to the table. OMB Control No. Update to GSAR Provision 552.270.1.

Further review identified that the OMB Control No. referenced in GSAR provision 552.270–1 was incorrect.

The current OMB Control No. 3090– 0163 referenced in GSAR provision 552.270–1(f) is not accurate and is not needed in the provision. This OMB Control No. applies to procurementrelated information collections associated with solicitations issued for various supplies and services in accordance with the Federal Acquisition Regulation (FAR) Part 12, 14, 15 and 16 procedures.

3090–0163 was therefore replaced with OMB Control No. 3090–0086 in the table at 501.106 as it is specific to GSA lease solicitation information, which is used to obtain information about property being offered for lease to house Federal agencies and to obtain pricing information regarding offered services and lease commissions. Therefore, OMB Control No. 3090–0086 is more appropriate for the GSAR prescription 570.702 and GSAR provision 552.270–1.

GSAR provision 552.270–1 is amended to remove the paragraph (f), which currently references the incorrect OMB Control No. Additionally, including an OMB Control No. is not a normal convention for a provision or clause; therefore, to be consistent with GSAR provisions and clauses, this paragraph is removed.

II. Publication of This Final Rule for Public Comment Is Not Required

The statute that applies to the publication of the GSAR is the Office of Federal Procurement Policy statute (codified at title 41 of the United States Code). Specifically, 41 U.S.C. 1707(a)(1) requires that a procurement policy, regulation, procedure or form (including an amendment or modification thereof) must be published for public comment if it relates to the expenditure of appropriated funds, and has either a significant effect beyond the internal operating procedures of the agency issuing the policy, regulation, procedure, or form, or has a significant cost or administrative impact on contractors or offerors. This rule is not required to be published for public comment because GSA is not issuing a new regulation; rather, this rule is technical in nature and is merely updating information in the table located at GSAR 501.106 and removing an incorrect OMB Control No. reference at GSAR provision 552.270–1.

III. Executive Order 12866, 13563 and 14094

Executive Orders (E.O.s) 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. E.O. 14094 supplements and reaffirms the principles, structures, and definitions governing contemporary regulatory review established in E.O. 12866 and E.O. 13563. The Office of Information and Regulatory Affairs (OIRA) in the Office of Management and Budget (OMB) has determined this rule is not a significant regulatory action and, therefore, is not subject to review under section 6(b) of E.O. 12866, Regulatory Planning and Review, dated September 30, 1993.

IV. Congressional Review Act

The Congressional Review Act, 5 U.S.C. 801 et seq., as amended by the Small Business Regulatory Enforcement Fairness Act of 1996, generally provides that before a ''major rule'' may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. The General Services Administration will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States. A major rule cannot take effect until 60 days after it is published in the

Federal Register. OIRA has determined this rule is not a "major rule" under 5 U.S.C. 804(2). The Office of Information and Regulatory Affairs in the Office of Management and Budget has determined that this is not a major rule under 5 U.S.C. 804.

V. Regulatory Flexibility Act

The Regulatory Flexibility Act (5 U.S.C. 601 et seq.) does not apply to this rule because an opportunity for public comment is not required to be given for this rule under 41 U.S.C. 1707(a)(1). Accordingly, no regulatory flexibility analysis is required and none has been prepared.

VI. Paperwork Reduction Act

The Paperwork Reduction Act (44 U.S.C. chapter 35) does apply; however these changes to the GSAR do not impose additional information collection requirements to the paperwork burden previously approved under the Office of Management and Budget Control Numbers referenced in the rule.

List of Subjects in 48 CFR Parts 501 and 552

Government procurement.

Jeffrev A. Koses,

Senior Procurement Executive, Office of Acquisition Policy, Office of Governmentwide Policy, General Services Administration.

Therefore, GSA amends 48 CFR parts 501 and 552 as set forth below:

■ 1. The authority citation for 48 CFR parts 501 and 552 continues to read as follows:

Authority: 40 U.S.C. 121(c).

■ 2. In section 501.106, revise table 1 to read as follows:

501.106 OMB approval under the Paperwork Reduction Act.

TABLE 1 TO 501.106

GSAR reference	OMB control No.
509.105–1	3090–0007
511.171	3090–0300
511.204	3090–0246
512.301	3090–0163
514.201	3090–0163
515.209	3090–0163
515.408	3090–0235
516.506	3090–0248, 3090–0306,
	3090-0163
523.370	3090–0205
532.111	3090–0080
532.905-70	3090-0080
532.908	3090-0080
536.572	3090-0308
536.7002-4	3090–0274
536.7107	3090–0320

TABLE 1 TO 501.106—Continued

GSAR reference	OMB control No.
538.273	3090–0163, 3090–0235, 3090–0248, 3090–0250, 3090–0302, 3090–0303,
	3090-0306
542.1107	3090–0027
546.302	3090–0027
552.204–9	3090–0283, 3090–0287
552.211-13	9000-0026
552.211-70	9000-0062
552.211-77	3090-0246
552.215-73	3090-0163
552.216-72	3090-0248
552.216-73	3090-0248
552.216-75	3090-0306
552.223–72	3090–0205
552.232–5	3090–0080, 9000–0073
552.232–72	3090–0080
552.236–15	9000–0062
552.236–72	3090–0308
552.236–79	3090–0320
552.236-80	9000–0034
552.238-72	3090–0163
552.238-73	3090-0250
552.238–74	3090–0250
552.238-77	3090–0250
552.238-78	3090–0262
552.238-80	3090-0235, 3090-0306
552.238-81	3090–0235, 3090–0306
552.238-82	3090–0302
552.238-83	3090–0235, 3090–0306
552.238-84	3090–0303
552.238-85	3090-0235, 3090-0306
552.238-86	3090-0250
552.238-87	3090-0303
552.238-91	3090-0250
552.238-95	3090-0303
552.238-96	3090-0303
552.238-97	3090-0303
552.238-99	3090-0303
552.238-100	3090-2050
552.238-103	3090-0248
552.238-104	3090-0250
552.238–107	3090-0250
552.238–108	3090-0250
552.238-111	3090-0303
552.238-118	3090-0303
552.238–119	3090-0303
552.238-120	3090–0235, 3090–0306
552.242-70	3090-0027
552.246-70	3090-0027
552.246-71	3090-0027
552.270-1	3090-0086
552.270–33	3090–0324
570–117	3090–0086
570–702	3090–0086
570.703	3090–0324
570.802	3090–0086
GSA-176	3090–0287
GSA-308	3090–0027
GSA-527	3090–0007
GSA-850	3090–0283
GSA-1142	3090–0080
GSA-1217	3090–0086
GSA-1364	3090–0086
GSA-1678	3090–0027
GSA-2419	9000-0102
GSA-3665	3090-0283
GSA–7437	3090–0274

PART 552—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

■ 3. Amend section 552–270–1 by—
■ a. Revising the date of the provision; and

■ b. Removing paragraph (f).

The revision reads as follows: 552.270–1 Instructions to Offerors— Acquisition of Leasehold Interests in Real Property.

* * * * *

Instructions to Offerors—Acquisition of Leasehold Interests in Real Property (JAN 2025)

* * * * * * [FR Doc. 2024–30670 Filed 12–26–24; 8:45 am] BILLING CODE 6820–61–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 217

[Docket No. 241003-0261]

RIN 0648-BM74

Taking and Importing Marine Mammals; Taking Marine Mammals Incidental to U.S. Navy Repair and Replacement of the Q8 Bulkhead at Naval Station Norfolk

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Final rule; delay of effective and expiration dates; correction.

SUMMARY: NMFS published a final rule on October 9, 2024, for the taking of marine mammals incidental to the Q8 bulkhead repair and replacement project at Naval Station (NAVSTA) Norfolk in Norfolk, Virginia over the course of 5 years (*i.e.*, 2025–2029). The Navy has requested the effective date of the rule be modified from January 1, 2025, to August 4, 2025, and modify the expiration date from December 31, 2029 to August 3, 2030.

DATES: The effective date of the regulations published at 89 FR 81848, October 9, 2024, is delayed until August 4, 2025, and the expiration date is revised to August 3, 2030. This correction is effective August 4, 2025, and expires August 3, 2030.

ADDRESSES: A copy of the Navy's application and any supporting documents, as well as a list of the references cited in this document, may be obtained online at: *https://*

www.fisheries.noaa.gov/action/ incidental-take-authorization-us-navysconstruction-activities-q8-bulkheadnaval-station. In case of problems accessing these documents, please call the contact listed below.

FOR FURTHER INFORMATION CONTACT: Craig Cockrell, Office of Protected Resources, NMFS, (301) 427–8401. SUPPLEMENTARY INFORMATION:

Background

Sections 101(a)(5)(A) and (D) of the MMPA (16 U.S.C. 1361 *et seq.*) direct the Secretary of Commerce (as delegated to NMFS) to allow, upon request, the incidental, but not intentional, taking of small numbers of marine mammals by U.S. citizens who engage in a specified activity (other than commercial fishing) within a specified geographical region if certain findings are made and either regulations are issued or, if the taking is limited to harassment, a notice of a proposed authorization is provided to the public for review.

On July 3, 2024 NMFS published the proposed rule to authorize the taking of marine mammals incidental to the Q8 bulkhead repair and replacement project at NAVSTA Norfolk. During the 30-day comment period of the proposed rule NMFS received two comments. NMFS responded to the two comments in the original final rule (89 FR 81848, October 9, 2024).

NMFS published the final rule on October 9, 2024 (89 FR 81848), which allows for authorization of the take of small numbers of four marine mammal species incidental to the Q8 bulkhead repair and replacement project. This project involves work on the bulkhead from Piers 12 and 14 to restore function of this Navy dock system. Vibratory and impact hammers will be used for pile removal and installation. Sounds produced from these pile removal and installation activities may result in the incidental take of marine mammals, by Level B harassment only. Approximately 378 piles will be removed and 836 piles will be installed. Work will be conducted in 3 phases over 212 non-consecutive days to complete the pile removal and installation activities.

The original effective dates finalized in the rule (89 FR 81848, October 9, 2024) were January 1, 2025 through December 31, 2029. Recently, the Navy's construction schedule has been delayed, and as such, the Navy has requested NMFS delay and modify the effective dates. This final rule will delay the effective date from January 1, 2025 to August 4, 2025 and modify the expiration date from December 31, 2029 to August 3, 2030. This delay and modification of effective dates do not change the duration of the incidental take regulations or change any of the findings and take estimates or the requirements for mitigation, monitoring, and reporting, in the original final rule.

Administrative Procedures Act

The Assistant Administrator for Fisheries (AA) finds that there is good cause to waive the requirements to provide prior notice and opportunity for public comment pursuant to the authority set forth in 5 U.S.C. 553(b)(B), because prior notice and opportunity for public comment on this temporary delay is unnecessary and contrary to the public interest. Such procedures are unnecessary because the final rule that published on October 9, 2024 (89 FR 81848), has already been subject to notice and comment, and all that remains is to notify the public of this delay and modification to the effective dates of the previously noticed regulations. Providing additional prior notice and opportunity for public comment is contrary to the public interest because there is a need to immediately implement this action to delay the original January 1, 2025 effective date and modify the expiration date of the regulations contained in 50 CFR 217.231. Failure to modify the effective dates risks a potential lapse in coverage for the Navy's construction activities for the Q8 bulkhead repair and replacement project at NAVSTA Norfolk.

Dated: December 19, 2024.

Samuel D. Rauch, III,

Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service.

For reasons set forth in the preamble, NMFS amends 50 CFR part 217 as follows:

PART 217—REGULATIONS GOVERNING THE TAKING AND IMPORTING OF MARINE MAMMALS

■ 1. The authority citation for part 217 continues to read as follows:

Authority: 16 U.S.C. 1361 *et seq.,* unless otherwise noted.

Subpart X—Taking and Importing Marine Mammals Incidental to Navy Construction of the Q8 Bulkhead Repair and Replacement Project at Naval Station Norfolk at Norfolk, Virginia

■ 2. Revise § 217.231 to read as follows: